## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2003-092229 04/02/2013

PRO TEM MARIE S. ZAWTOCKI FOR COMMISSIONER ERIN O'BRIEN OTIS CLERK OF THE COURT
E. Ramirez
Deputy

ATLAS IV-D 000435024701 STATE OF ARIZONA, EX REL, DES HEATHER HAYNES

AND

**AARON M HAYNES** 

AARON M HAYNES 1081 N PARKSIDE DR APT C-417 TEMPE AZ 85281

AG-CHILD SUPPORT-EAST VALLEY OFFICE

## **HEARING SET**

Courtroom 002—Old Courthouse

Aaron Haynes is sworn prior to commencement of this proceeding.

1:35 p.m. This is the time set for IV-D Accountability Court. Obligor/Father is present on his own behalf. Obligee/Mother is neither present nor represented by counsel. Sakeena Hamid, Family Court Conference Center Officer, is present. The State is represented by Assistant Attorney General Gordana Mikalacki.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Counsel for the State advises the Court of the State's position and recommendations and further informs the Court that \$800 posted through the Support Payment Clearinghouse for the month of March in addition to the payment of the \$2,400 case purge releasing Obligor from custody on February 27, 2013.

Aaron Haynes testifies.

Docket Code 056 Form D000C Page 1

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2003-092229 04/02/2013

The Court takes judicial notice of its *Order Entered by Court Minute Entry* dated February 27, 2013.

**THE COURT FINDS** that for the purpose of today's hearing Obligor is in substantial compliance.

IT IS ORDERED setting this matter for IV-D Accountability Court on <u>June 4, 2013, at</u> 1:30 p.m. (Check In Time: 1:00 p.m.)

Obligor (the party required to pay support) is required to personally appear.

The Honorable Erin O'Brien Otis Maricopa County Superior Court Old Courthouse, Courtroom 002 125 West Washington Phoenix, AZ 85003 (602) 506-0862

Obligee (the party to receive support) is welcome, but not required, to appear at the hearing.

FAILURE OF OBLIGOR TO APPEAR AT THE ABOVE DATE AND TIME MAY RESULT IN A FINDING OF CONTEMPT, SANCTIONS, THE ISSUANCE OF A CHILD SUPPORT ARREST WARRANT, AND/OR ENTRY OF JUDGMENT FOR ANY ADDITIONAL ARREARAGES.

Between now and the aforementioned hearing, the Court expects Obligor to pay the court ordered obligation in full and on time for the months of April and May or be prepared to present evidence to not be found in contempt of Court. *The payment is due on the first of each month and is late if not paid by the last day of each month.* 

**LET THE RECORD REFLECT** that Obligor confirms that the address of record is correct with the Court.

The Office of the Attorney General is directed to provide a copy of this minute entry to the Obligee.

1:37 p.m. Matter concludes.

**PLEASE NOTE:** Any change in the paying party's employment and any change in the residential address of either party **must** be submitted to the Clerk's Office, in writing, within ten (10) days of the change (A.R.S. § 25-322(C)). Failure to notify the Clerk's Office of any change may be considered contempt of Court.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.